4.4	PARENTING SENTENCING ALTERNATIVE (for sentences imposed after 6-09-10): The Court finds the defendant eligible for this sentencing alternative pursuant to Chapter 224, Laws of 2010, §2.		
	The defendant [] had physical custody of his or her minor child at the time of the current offense; [] is a legal guardian with physical custody of a child who was under the age of 18 at the time of the current offense.		
	The Court has reviewed a report from the Department of Corrections describing any open child welfare case involving the defendant and describing any prior substantiated child welfare referral of abuse or neglect involving the defendant. If there is an open child welfare case, the court has reviewed the report of the Children's Administration of DSHS concerning that case.		
	The Court, considering all of the available information, has concluded that the parenting sentencing alternative is appropriate as to Count(s), waives imposition of sentence within the standard range as to those counts, and sentences the defendant as follows:		
	COMMUNITY CUSTODY : The court imposes twelve (12) months as a term of community custody during which time the defendant shall comply with the instructions, rules and regulations promulgated by the Department for conduct of the defendant during community custody; shall perform affirmative acts necessary to monitor compliance; and shall obey all laws.		
4.5	ADDITIONAL COMMUNITY CUSTODY CONDITIONS : The court further imposes the following conditions of Community Custody (if checked):		
	[] The defendant shall regularly attend parenting classes and participate as directed. [] The defendant shall obtain mental health treatment and comply with all treatment conditions as recommended by the treatment provider, including taking prescribed medication. [X] The defendant shall not use illegal controlled substances and shall submit to urinalysis or other testing to monitor compliance. [] The defendant shall not use any alcohol or controlled substances without prescription and shall undergo testing to monitor compliance. [] The defendant shall obtain and participate in chemical dependency treatment and comply with all treatment as recommended by the treatment provider. [] The defendant shall remain within prescribed geographical boundaries and notify the court or the community corrections officer of any change in the offender's address or employment. [X] The defendant shall report as directed to a community corrections officer. [X] The defendant shall pay all court ordered legal financial obligations. [] Other conditions as set forth in APPENDIX F.		
4.6	CONFINEMENT: As to Count(s), the defendant is not eligible for the parenting sentencing alternative because the high end of the standard range is 12 months or less. As to these counts, the defendant is sentenced as follows: Defendant shall serve a term of confinement as follows, commencing: [] immediately; [] (Date):		
	months/ days on count;months/ days on count;months/ days on count; This term shall be served: [] in the King County Jail.		
	[] in King County Work/Education Release subject to conditions of conduct ordered this date. [] in King County Electronic Home Detention subject to conditions of conduct ordered this date. [] For any burglary or residential burglary offense, before entering Electronic Home Detention,		

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		IVE []CONCURRENT to any other term previously	
	imposed and not referenced in this order.	ail or EHD solely for confinement under this cause number	
Ì	Credit is given for time served in King County Jail or EHD solely for confinement under this cause number pursuant to RCW 9.94A.505(6): [] day(s) or [] days determined by the King County Jail.		
	Jail term is satisfied; defendant shall be release	used under this cause	
		ing County Jail to have been served in the King County	
	Supervised Community Option (Enhanced CCAP)		
	[] The court authorizes earned early release credit consistent with the local correctional facility standards for days spent in the King County Supervised Community Option (Enhanced CCAP). ALTERNATIVE CONVERSION (RCW 9.94A.680): days of confinement are hereby converted to: [] days/ hours community restitution under the supervision of the Department of		
		e established by the defendant's Community Corrections	
	Officer; or [] as follows:	If the defendant is not supervised ored by the Helping Hands Program.	
	by the Dept. of Corrections, this will be monite	ored by the Helping Hands Program.	
		Community Option (Enhanced CCAP) subject to	
	conditions of conduct ordered this date.		
		ause: [] Defendant's criminal history, [] Defendant's	
	failure to appear, [] Other:		
4.7	DNA TESTING. The defendant shall have a bi-		
		lly cooperate in the testing, as ordered in APPENDIX G.	
		tion offense, drug offense associated with the use of	
	hypodermic needles, the defendant shall submit	to HIV testing as ordered in APPENDIX G.	
4.0	[]OFF-LIMITS ORDER: The defendant, having been found to be a known drug trafficker, shall neither		
4.8			
		afficking area(s) as described in APPENDIX I during the	
	and Sentence.	s attached and incorporated by reference into this Judgment	
	and Sentence.		
4.9	[] NO CONTACT: For the maximum term of	years, defendant shall have no contact with	
,	[]		
Date	<u>:</u>		
		JUDGE	
		Print Name:	
Droce	ented by:	Approved as to form:	
1 1080	onto by.	Approved as to torin.	
Deni	ity Prosecuting Attorney, WSBA#	Attorney for Defendant, WSBA #	
Print Name:		Print Name:	